

A F F I R M A T I V E.						
Messieurs	Dorsey, Hopewell, Freeland, M'Pherion,	Digges, Merryman, Goldsbrough, Gale,	Nutter, Gordon, Wootton, T. Clarke,	Earle, Baer, Jamison, Beatty,	Shriver, Jarrett, Montgomery, Douglass,	Schnebely, Kerfner, Hughes.
23.						
N E G A T I V E.						
Messieurs	J. Worthington, Brogden, Ridout, Hall, Mackall, Brome, Ridgely,	T. Worthington, Ridgely, of Wm. Kerr, Harwood, Carroll, Waggaman, Frazier,	Martin, Craig, R. Bond, Hollingsworth, Sprigg, Quynn,	Key, Kent, Brown, Dennis, Whittington, Robins,	Wilson, J. Bond, M'Comas, Driver, M'Kim, Winchester,	Oneale, Davis, Luckett, J. Johnson, Cresap, Lynn.
38.						

So it was determined in the negative.

On motion, That the house assent to the fourth resolution? The previous question was called for and put, That the said question be now put? Resolved in the affirmative.

The main question was then put, and the yeas and nays being called for by Mr. Wilson, appeared as follow:

A F F I R M A T I V E.						
Messieurs	Dorsey, Hopewell, Digges, Freeland,	Goldsbrough, Wootton, T. Clarke, Robins,	Wilson, Baer, Jamison,	Beatty, Shriver, Jarrett,	Douglass, Schnebely, Kerfner,	Hughes, Davis, Luckett.
20.						
N E G A T I V E.						
Messieurs	J. Worthington, Brogden, Ridout, Hall, Mackall, Brome, M'Pherion,	Ridgely, T. Worthington, Ridgely, of Wm. Merryman, Kerr, Harwood, Carroll,	Gale, Nutter, Waggaman, Frazier, Martin, Gordon, Craig,	R. Bond, Hollingsworth, Sprigg, Quynn, Key, Kent, Earle,	Brown, Dennis, Whittington, J. Bond, M'Comas, Montgomery, Driver,	M'Kim, Winchester, Oneale, J. Johnson, Cresap, Lynn.
41.						

So it was determined in the negative.

The following question being propounded to the house by Mr. Key, seconded by Mr. Winchester, viz. RESOLVED, That it is the opinion of this house, no judge can be removed from his office for misbehaviour, only on conviction in a court of law, agreeably to the regulation contained in the fortieth article of the constitution and form of government, and not otherwise. The previous question was called for and put, That the said question be now put? Resolved in the affirmative.

The main question was then put, and the yeas and nays being called for by Mr. Dorsey, appeared as follow:

A F F I R M A T I V E.						
Messieurs	J. Worthington, Brogden, Ridout, Mackall,	M'Pherion, Ridgely, Ridgely, of Wm. Kerr,	H. Johnson, Harwood, R. Bond, Sprigg,	Quynn, Key, Earle, Dennis,	Whittington, J. Bond, M'Comas,	Winchester, J. Johnson, Cresap.
22.						
N E G A T I V E.						
Messieurs	Dorsey, Hopewell, Hall, Freeland, Brome, Digges,	T. Worthington, Merryman, Carroll, Gale, Nutter, Frazier,	Gordon, Hollingsworth, Wootton, T. Clarke, Kent, Brown,	Robins, Wilson, Baer, Jamison, Beatty, Shriver,	Jarrett, Montgomery, Driver, Douglass, M'Kim, Schnebely,	Kerfner, Hughes, Oneale, Davis, Luckett, Lynn.
36.						

So it was determined in the negative.

Mr. Winchester has leave of absence till Monday next.

ORDERED, That the second reading of the bill concerning the jurisdiction of the general court, and the bill directing all certificates of surveys made on the eastern shore to be returned and recorded in the land-office of the said shore, and for other purposes, be postponed till to-morrow.

The house adjourns till to-morrow morning 9 o'clock.

W E D N E S D A Y, December 3, 1794.

THE house met. Present the same members as on yesterday, except Mr. Winchester and Mr. J. Clarke. The proceedings of yesterday were read.

Mr. Hollingsworth, from the committee, brings in and delivers to Mr. Speaker a bill, entitled, An act to lay a further tax on Cæcil county for the support of the poor of said county; which was read the first time and ordered to lie on the table.

Mr. Speaker laid before the house an account from Henry Griffith, junior, of Anne-Arundel county, one of the supervisors appointed on the roads of Anne-Arundel, Frederick and Montgomery counties; which was read, and referred to Mr. Oneale, Mr. J. Worthington and Mr. Davis, to consider and report thereon.

Petitions from Gittings Gover and Samuel Webb, of Harford county, praying acts of insolvency, were preferred, read, and referred to the committee on petitions of a similar nature.

Mr. Gordon, from the committee, brings in and delivers to Mr. Speaker a bill, entitled, An act to alter and repeal such parts of the constitution and form of government as relate to the council to the governor; which was read the first time and ordered to lie on the table.

ORDERED;